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16	Attorneys for Defendants/Counterclaimants				
	GARMIN INTERNATIONAL, INC. and GARMIN USA, INC.				
17					
18	IN THE UNITED STATES DISTRICT COURT				
19	FOR THE DISTRICT OF NEVADA				
20					
21	SILVER STATE INTELLECTUAL) Case No. 2:11-cv-1578-GMN-PAL TECHNOLOGIES, INC., a Nevada)				
22	corporation,)				
23) STIPULATION REGARDING POST Plaintiff/Counterdefendant,) TRIAL MATTERS AND PROPOSEI ORDER THEREON				
24	v.)				
25	GARMIN INTERNATIONAL, INC., a				
26	Kansas corporation, and GARMIN USA, INC., a Kansas corporation,				
27	Defendants/Counterclaimants.)				
28					

and

Plaintiff/Counterdefendant Silver State Intellectual Technologies, Inc. ("Silver State") and Defendant/Counterclaimants Garmin International, Inc. and Garmin USA, Inc. ("Garmin") hereby stipulate and agree regarding the following post-trial matters:

Whereas, a jury trial was held in this action involving certain asserted claims of U.S Patent Nos. 7,522,992, 7,593,812, 7,739,039, and 7,702,455, owned by Silver State;

Whereas, on May 28, 2015 the jury rendered its Verdict finding that all asserted claims in the trial were either not infringed by Garmin, or invalid, or both, and so awarded no damages to Silver State;

Whereas, on June 15, 2015, the Court entered Final Judgment in this action in favor of Garmin and against Silver State;

Whereas, on June 29, 2015, Garmin filed a Bill of Costs in this action, portions of which are disputed by Silver State;

Whereas, Silver State may challenge the jury's Verdict and Final Judgment entered herein by timely filing renewed motions for judgment as a matter of law, a motion for a new trial, a notice of appeal, and/or other permitted forms of post-trial motion seeking relief from judgment;

Whereas the parties want to avoid the risks and expenses of further litigation and finally resolve this action on the terms and conditions set forth below;

Now, therefore, in accordance with the foregoing recitals, and in consideration of the provisions contained herein, Silver State and Garmin, intending to be legally bound, hereby agree and stipulate as follows:

Silver State shall not challenge the jury's verdict rendered in this action, or the Final Judgment entered in this action, in any manner, including without limitation by filing any renewed motions for judgment as a matter of law, a motion for a new trial, a notice of appeal, and/or any other form of post-trial motion seeking relief from judgment;

The parties agree that the Final Judgment shall be treated as final for all purposes;

Garmin hereby withdraws its pending Bill of Costs against Silver State in this action;

1	///		
2	The parties agree and stipulate that each party shall bear its own costs, expenses and		
3	attorney fees with respect to this action.		
4		Respectfully submitted,	
5		KNOBBE, MARTENS, OLSON & BEAR, LLP	
6			
7	Dated: July 8, 2015	By: s/ Frederick S. Berretta Craig Summers	
8		Frederick S. Berretta Yanna Bouris	
9		Marko R. Zoretic Loni L. Schutte	
10		Attorneys for Plaintiff	
11		Silver State Intellectual Technologies, Inc.	
12			
13		PAUL, WEISS, RIFKIND, WHARTON & GARRISON LLP	
14			
15	Dated: July 8, 2015	By: s/ Nicholas Groombridge (with permission) Nicholas Groombridge	
16		Jenny C. Wu David K. Stark	
17		Matthew Zorn Philip S. May	
18		Attorneys for Defendants	
19		GARMIN INTERNATIONAL, INC. and GARMIN USA, INC.	
20			
21			
22	IT IS SO ORDERED.		
23	alpen		
24	Gloria M. Navarro, Chief Jud		
25	United States District Court	5°	
26	DATED: 07/14/2015		
27	DATED: 07/14/2015.		

PROOF OF SERVICE 1 2 I hereby certify that on July 8, 2015, I caused the STIPULATION REGARDING 3 POST-TRIAL MATTERS AND PROPOSED ORDER THEREON to be electronically filed with the Clerk of the Court using the CM/ECF system which will send electronic 4 5 notification of such filing to the following person(s): 6 James J. Pisanelli Adam P. Seitz 7 JJP@pisanellibice.com adam.seitz@eriseip.com Christopher R. Miltenberger Abran J. Kean CRM@pisanellibice.com abran.kean@eriseip.com 8 PISANELLI BICE, PLLC 400 South 7th Street, Suite 300 Paul Hart paul.hart@eriseip.com 9 Las Vegas, NV 89101 ERISE IP, P.A. Phone: (702) 214-2100 6201 College Blvd., Suite 300 10 Facsimile: (702) 214-2101 Overland Park KS 66211 Phone: (913) 777-5600 11 Facsimile: (913) 777-5601 12 Nicholas P. Groombridge 13 ngroombridge@paulweiss.com Jenny C. Wu JCWu@paulweiss.com 14 Matthew C. Zorn mzorn@paulweiss.com 15 David K. Stark dstark@paulweiss.com 16 Philip S. May pmay@paulweiss.com 17 PAUL, WEISS, RIFKIND, WHARTON & GARRISON LLP 18 1285 Avenue of the Americas New York, NY 10019-6064 19 212-373-3709 20 Executed on July 8, 2015, at San Diego, California. 21 22 Colleen Mensching
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